PRINT in BLACK ink		
Enter the name of the county in which you are	STATE OF WISCONSIN, CIRCUIT COURT,	For Official Use
filing this case.	COUNTY	(
Enter the name of the petitioner. If joint petitioners, enter the name of the wife.	In RE: The marriage of: Petitioner/Joint Petitioner-Wife:	
	First name Middle name Last name and	Stipulation for Temporary
Enter the name of the respondent. If joint petitioners, enter the name	Respondent/Joint Petitioner-Husband:	Order Without Minor Children
of the husband. Check divorce or legal separation.	First name Middle name Last name	☐ Divorce-40101 ☐ Legal Separation-40201
Note: Enter the case number, if known. If not leave blank.		Case No.
	SUMMARY OF PERSONAL INFORMATION	
Enter the requested information about the wife.	1. Wife: Name Address Address	
Include area codes with the requested phone numbers. Dates of birth should be written in the following format: [month, day, year].	City State Date of birth Gross monthly income \$ Employer name Address of payroll office	e Zip e Zip
Enter the requested information about the husband.	2. Husband: Name Address Address	
Include area codes with the requested phone numbers. Dates of birth should be written in the following format: [month, day, year].	City St Date of birth Gross monthly income \$ Employer name Address of payroll office	ateZip
		eZip

STIPULATION

The parties agree that the following terms be in effect until the final hearing of this action.

	1. SUMMARY OF FINANCIAL AGREEMENTS				
For A1, check a or b.					
If b, enter the monthly	A. Maintenance (spousal support) The parties agree that temporary maintenance shall be	9			
amount of maintenance	paid as follows:				
and the month and year	1. For the Wife:				
on which the payments	 a. The wife gives up her right to receive maintenance at this time. b. The husband shall pay maintenance to the wife in the amount of \$ 				
will begin.	· ·	—			
For A2, check a or b.	per month beginning on the first day of the month of 20	—•			
TC1	 a. The husband gives up his right to receive maintenance at this time. 				
If b, enter the monthly amount of maintenance	b. \square The wife shall pay maintenance to the husband in the amount of \$				
and the month and year	per month beginning on the first day of the month of 20				
on which the payments					
will begin.	B. Payments for Maintenance shall be made to the Wisconsin Support Collections Trust F	und			
-	(WISCTF):				
Check 1, 2, or 3.	 Directly from the payer to WI SCTF (only if self-employed). 				
	2. By income assignment from the payer's employer as indicated on page 1.				
Parties may not make	3. No maintenance is to be paid at this time.				
payments directly to	C. Information about how normante are made to MI CCTF				
each other. (See WI Stat. 767.265)	C. Information about how payments are made to WI SCTF. All payments for maintenance ordered shall note the case number and the names of the				
Stat. 707.203)	parties on the face of the check, should be made payable to WI SCTF, and sent to:	,			
	Wisconsin Support Collections Trust Fund				
	Box 74400				
	Milwaukee, WI 53284-0400				
	The WI SCTF will transmit the payments to the proper persons entitled to them.				
	Failure of an employer to pay the proper amount shall not be a defense for failure to pay	,			
	the proper amount. If an employer fails to take out the correct amount for maintenance,				
	the party paying is responsible for the full and correct amount.				
	and party paying to respond to the tall and correct amount				
	The party paying maintenance is responsible for payment of the annual receiving and				
	disbursing fee to WI SCTF.				
	2. SUMMARY OF OTHER AGREEMENTS				
	A. Residence:				
Check 1 or 2.	1. The parties do not own or rent a residence together.				
If 2, check a, b, c or d.	2. The parties do own or rent a residence together and agree that:				
If a bordentar the	 a. The wife shall have temporary exclusive use of the residence and the husband shall leave the residence on or before 				
If a, b or d enter the date [month, day, year].	b. The husband shall have temporary exclusive use of the residence and the	<u> </u>			
date [month, day, year].	wife shall leave the residence on or before				
	c. Both parties agree to share the residence.	_			
	d. Both parties agree to vacate and/or sell the residence by				
For 3, check a, b, or c. If	3. Sale of Residence:				
c, enter the date.	a. The parties do not own a residence.				
	b. The residence shall not be placed for sale at this time.				
For 4, check a or b. If a,	c. The residence shall be placed for sale no later than	—			
attach the agreed upon	4. Other Real Estate: One or both of the parties own additional real estate, the				
arrangements.	agreement for temporary use of which is disclosed as an attachment. a. Yes, see attached agreement.				
5	b. No				
	». Шпо				

Stipulation	£	T	O I	1 A /'tl t	N 4'	Ol. 'I do

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B. Personal Property Division: The parties agree that the wife shall be awarded the temporary

Case No.

	exclusive use of the personal property in her possession and the the temporary exclusive use of the personal property in his posse 1. with no exceptions.			d shall	be aw	arded			
Check 1 or 2.	2. except for the following property:								
If 2, complete the chart on the right indicating who has and who will have possession while the case is pending.	List the property that is yet to be exchanged and check if the wife or husband will have temporary use of the property until the divorce/legal separation is final.	Who has possession? Who will have possession? Wife = W Husband = H		possession? Wife = W Husband =			have possession? Wife = W Husband =		
	Household Items	٧	٧	Н	W	Н			
	Automobiles Year, Make, Model	۷	V	Н	W	Н			
	Securities: Stocks, Bonds, Mutual Funds, Commodity Accounts Name of Company & # of shares	۷	V	Н	W	Н			
	Checking and Savings Accounts Name of Bank or Financial Institution	۷	V	Н	W	Н			
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			<u> </u>	Ц_	<u> </u>	_Ц_			
		Ļ		<u> </u>	ᆜ	┝			
		L		L_		Щ			
If property needs to	Other Personal Property Description of Asset	٧	V	Н	W	Н			
be exchanged, enter			╛						
the date [month,]						
day, year] by which]						
the property shall be]						
exchanged, and]_[
describe how it will									
be exchanged.									
	Any exchange of property shall be made by (date)								
	according to the following arrangements:								

C. Debts and Liabilities

1. Each of the parties shall be responsible for the following debts and liabilities:

Write the names of the
creditors to whom the
parties owe money.
Then check the box to
indicate who will
temporarily make the
minimum monthly
payment to each creditor

Payment for:	: Payment to:	Paid by wife	Paid by husband	Shared equally
Mortgage				
Rent				
Car 1				
Car 2				
Insurance-Home				
Insurance-Auto				
Insurance-Medica				
Insurance-Life				
Loans-Student				
Loans-Personal				
Loans-Other				
Credit Card 1				
Credit Card 2				
Credit Card 3				
Credit Card 4				
Other				
Other				
Other				

2. The parties agree and understand:

- Unless otherwise agreed upon in the order, each party shall pay his or her own future monthly household expenses.
- Each party assigned a debt shall be fully responsible for that obligation and shall not make any demands upon the other party concerning that debt.
- Both parties are restrained from making any further debts against the credit of the other party.
- Any debt incurred after the date of this order shall be the responsibility of the party
 who incurred it and that party shall not make any demands upon the other party
 concerning that debt.
- Creditors are NOT bound by this agreement and that each party remains liable to creditors for all marital debts.
- Any party who suffers a loss because of a failure of the other party to pay an
 assigned debt may enforce that obligation by an order to show cause for contempt
 of court.

D. Incorporation of Agreement Into Temporary Order

The parties agree that this stipulation shall be submitted to the court for approval and all parties request that the court make this stipulation a temporary order of the court.

E. The parties agree that:

- This court has jurisdiction over the marriage and the parties individually.
- Both parties freely and voluntarily, without any force or coercion, enter into and sign this agreement.

- Both parties have fully disclosed all information about income, expenses, assets and debts to each other.
- This agreement is based on compromise between the parties, but as a whole, is fair and reasonable.
- A court may enforce the terms of this agreement through the powers of contempt of court.

The wife must sign and print her name.

Enter the date on which she signed her name.

Note: This signature does not need to be notarized.

The husband must sign and print his name.

Enter the date on which he signed his name.

Note: This signature does not need to be notarized.

Signature of Wife
Print or Type Name
Date
Signature of Husband
Print or Type Name
Date

TEMPORARY ORDER

- 1. The agreement of the parties as set out in this stipulation is adopted by the court.
- 2. The parties are ordered to comply with this agreement while this divorce/legal separation action is pending unless this order is changed by a later court order.
- **3.** The court further orders:
 - A. **Income Tax Returns**. The parties agree to file their income tax returns consistent with the rules of the IRS, Wisconsin Department of Revenue, and Wisconsin's Community Property law.
 - B. **Modification and Waiver**. A modification or waiver of any of the provisions of this agreement shall be effective only if it is made in writing and is dated and signed by all parties and approved by the court.
 - C. Restraining Order. Both parties are restrained from interfering with the personal liberty of the other, from encumbering or disposing of assets or property, and from incurring debts or credit in the name of the other party.
 - D. Change of Employer/Address. Both parties shall notify the Clerk of Courts and the county Child Support Agency within 10 days of any change of address or change of employers. Notice shall also be sent at the same time to the other spouse unless contact is prohibited by court order.
 - E. Failure to abide by these temporary orders is punishable as contempt of court pursuant to ch. 785 Wis. Stats. All temporary orders are made without prejudice to the rights of either party at the time of the final hearing.
 - F. Both parties are prohibited from encumbering, concealing, damaging, destroying, transferring, selling, giving away, or removing from this state any of his, her or their property without permission of the court, or written consent of both parties, except in the usual course of business, or in order to secure necessities.

- G. Neither party can disconnect any utility services or cause any other essential services of the residence of the other party to be discontinued without written consent of the parties or further order of the court.
- H. Each party is responsible for his or her own future uninsured medical, dental, orthodontic, hospital, psychiatric, counseling, drug and other health expenses.
- Both parties shall maintain all current beneficiaries on all life, medical, hospital, automobile, household, or other insurance and in any current wills while this action is pending.
- J. Pursuant to § 767.75(a) Wis. Stats., this temporary order for maintenance constitutes an assignment of all commissions, earnings, salaries, wages, pension benefits, benefits under ch. 102 or 108 Wis. Stats., and other money due or to be due in the future to the Wisconsin Support Collections Trust Fund as will be sufficient to meet the maintenance ordered here.
- K. Pursuant to § 767.75(2r) Wis. Stats., if maintenance is to be paid, the assignment of paragraph "j" above is effective immediately, and the employer of the party paying shall be notified of the assignment of income immediately.
- **4.** Failure to comply with the terms of this order may result in punishment for contempt of court under ch. 785 Wis. Stats.

	BY THE COURT:		
For Court Use Only			
•		Circuit Court Judge/Circuit Court Commissioner	
		Print or Type Name	
		Date	